Rejected Adopted

COMMITTEE REPORT

YES: 11 NO: 0

MR. SPEAKER:

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Your Committee on **Local Government**, to which was referred House Bill 1435, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Delete the title and insert the following: 2 A BILL FOR AN ACT to amend the Indiana Code concerning local

3 government and to make an appropriation.

Delete everything after the enacting clause and insert the following: 4

SECTION 1. IC 6-3.5-6-9 IS AMENDED TO READ AS 5

6 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. (a) If on January

7 1 of a calendar year the county option income tax rate in effect for

8 resident county taxpayers equals six tenths of one percent (0.6%), then

9 the county income tax council of that county may after January 1 and

10 before April 1 of that year pass an ordinance to increase its tax rate for

11 resident county taxpayers. Except as provided in section 9.6 of this

13 section, its county option income tax rate for resident county taxpayers

14 increases by one tenth of one percent (0.1%) each succeeding July 1

15 until its rate reaches a maximum of one percent (1%).

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chapter, if a county income tax council passes an ordinance under this

1 (b) The auditor of the county shall record any vote taken on an 2 ordinance proposed under the authority of this section and immediately 3 send a certified copy of the results to the department by certified mail. 4 SECTION 2. IC 6-3.5-6-9.6 IS ADDED TO THE INDIANA CODE 5 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9.6. Notwithstanding any other provision 6 7 of this chapter, the county income tax council for a county 8 containing a consolidated city may pass an ordinance to increase 9 the county option income tax rate for resident county taxpayers by 10 not more than three-tenths of one percent (0.3%) on the succeeding July 1, up to a maximum rate of one percent (1%). 11 12 SECTION 3. IC 6-3.5-6-11 IS AMENDED TO READ AS 13 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) The county 14 income tax council of any county may adopt an ordinance to 15 permanently freeze the county option income tax rates at the rate in 16 effect for its county on January 1 of a year. 17 (b) To freeze the county option income tax rates a county income tax 18 council must, after January 1 but before April 1 of a year, adopt an 19 ordinance. The ordinance must substantially state the following: 20 "The County Income Tax Council permanently 21 freezes the county option income tax rates at the rate in effect on 22 January 1 of the current year.". 23 (c) An ordinance adopted under the authority of this section remains 24 in effect until rescinded. The county income tax council may rescind 25 such an ordinance after January 1 but before April 1 of any calendar 26 year. Such an ordinance shall take effect July 1 of that same calendar 27 year. 28 (d) Except as provided in section 9.6 of this chapter, if a county 29 income tax council rescinds an ordinance as adopted under this section 30 the county option income tax rate shall automatically increase by 31 one-tenth of one percent (0.01%) until: 32 (1) the tax rate is again frozen under another ordinance adopted 33 under this section; or 34 (2) the tax rate equals six tenths of one percent (0.6%) (if the 35 frozen tax rate equaled an amount less than six tenths of one percent (0.6%)) or one percent (1%) (if the frozen tax rate equaled 36 37 an amount in excess of six tenths of one percent (0.6%).

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(e) The county auditor shall record any vote taken on an ordinance

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proposed under the authority of this section and immediately send a 1 2 certified copy of the results to the department by certified mail. 3 SECTION 4. IC 36-3-5-4 IS AMENDED TO READ AS 4 FOLLOWS [EFFECTIVE JANUARY 1, 2006]: Sec. 4. (a) The 5 following executive departments of the consolidated city are established, subject to IC 36-3-4-23: 6 7 (1) Department of administration and equal opportunity. (2) Department of metropolitan development. 9 (3) Department of public safety. (4) Department of public works. 10 11 (5) Department of transportation. 12 (6) Department of parks and recreation. 13 These departments and their divisions have all the powers, duties, 14 functions, and obligations prescribed by law for them as of August 31, 15 1981, subject to IC 36-3-4-23. 16 (b) The department of public utilities established under IC 8-1-11.1 17 continues as an agency of the consolidated city, which is the successor 18 trustee of a public charitable trust created under Acts 1929, c. 78. The 19 department of public utilities is governed under IC 8-1-11.1 and is not 20 subject to this article. SECTION 5. IC 36-3-7-6 IS ADDED TO THE INDIANA CODE 21 22 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE 23 JANUARY 1, 2006]: Sec. 6. Notwithstanding any other provision, 24 the department of administration and equal opportunity is 25 responsible for: 26 (1) payroll functions; and 27 (2) other human resources and personnel functions; 28 for all city and county departments, offices, and agencies. 29 SECTION 6. [EFFECTIVE UPON PASSAGE] (a) As used in this 30 SECTION, "commission" refers to the Marion County 31 consolidation study commission established by subsection (b). 32 (b) The Marion County consolidation study commission is 33 established. 34 (c) The commission consists of the following members: 35 (1) Two (2) members of the house of representatives, not more 36 than one (1) of whom may be a member of the same political

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party, appointed by the speaker of the house of

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representatives.

1 (2) Two (2) members of the senate, not more than one (1) of 2 whom may be a member of the same political party, appointed 3 by the president pro tempore of the senate.

- (3) One (1) member appointed by the mayor of Indianapolis.
- (4) One (1) member who is a township trustee in Marion County, appointed by the chairman of the legislative council upon the recommendation of the Marion County Trustees Association.
 - (5) One (1) member who is an elected township assessor in Marion County, appointed by the chairman of the legislative council upon the recommendation of the Marion County Township Assessors Association.
 - (6) Two (2) members appointed by the chairman of the legislative council upon the recommendation of the president of Indianapolis Lodge No. 86, Fraternal Order of Police, Inc. One (1) member appointed under this subdivision must be a law enforcement officer employed by the Marion County Sheriff's Department, and one (1) member appointed under this subdivision must be a law enforcement officer employed by the Indianapolis Police Department.
 - (7) Two (2) members appointed by the chairman of the legislative council upon the recommendation of the president of Indianapolis Metropolitan Professional Firefighters Local 416. One (1) member appointed under this subdivision must be a full-time firefighter employed by a fire department in a Marion County township other than Center Township. One (1) member appointed under this subdivision must be a full-time firefighter employed by the Indianapolis Fire Department.
 - (d) The chairman of the legislative council shall appoint a member of the commission as the chair of the commission.
 - (e) The affirmative votes of a majority of the members appointed to the commission are required for the commission to take action on any measure, including the adoption of a final report.
- 36 (f) The legislative services agency shall provide staff support for37 the commission.
- 38 (g) Except as otherwise provided in this SECTION, the

commission shall operate under the rules and procedures of the legislative council.

- (h) The commission shall study the consolidation of local government in Marion County, including the consolidation of functions proposed in HB 1435-2005, as introduced, and in the "Indianapolis Works" plan.
- (i) There is appropriated forty-five thousand dollars (\$45,000) to the legislative council from the state general fund for the period beginning July 1, 2005, and ending June 30, 2006, to hire consultants, including accountants, auditors, and actuaries, that are necessary to assist the commission in reviewing and verifying information and data concerning the consolidation of local government in Marion County. The chairman and vice chairman of the legislative council must approve the hiring of any consultants by the commission.
- (j) Before July 1, 2005, the city of Indianapolis must submit information concerning the following to the commission, including any data or assumption used by the city in providing the information:
 - (1) The anticipated locations and staffing levels of offices in Marion County providing services related to property assessment and township assistance.
 - (2) The operational efficiencies that may be achieved from the consolidation of law enforcement and firefighting functions.
 - (3) The anticipated law enforcement staffing and patrolling patterns throughout Marion County.
 - (4) The anticipated staffing of each existing fire station in Marion County.
 - (5) The anticipated wages and benefits that would be paid to law enforcement officers and firefighters of the consolidated departments, including any information concerning the timing of expected wage increases for officers and firefighters currently earning less than other officers with comparable rank and experience.
 - (6) The anticipated pension payments to law enforcement officers and firefighters and the funding source of those payments.
- (7) The amount of any reductions in administrative costs

1	resulting from the consolidation of property assessment
2	township assessment, law enforcement, and firefighting
3	functions.
4	(8) The amount of any other savings that might occur i
5	services currently provided by township assessors and
6	township trustees (other than township assistance and
7	firefighting services) were transferred to existing county and
8	city departments.
9	(9) Any other information demonstrating the manner in which
10	the consolidation proposed by HB 1435-2005, as introduced
11	would affect:
12	(A) the cost of providing local government services in
13	Marion County;
14	(B) tax rates, tax levies, and budgets of units of loca
15	government in Marion County;
16	(C) the ability of local government to provide services; and
17	(D) the ability of citizens to interact with governmen
18	officials.
19	(k) Any interested party may submit information and data
20	described in subsection (j) to the commission.
21	(l) The commission shall issue a final report to the legislative
22	council before December 1, 2005, concerning any findings and
23	recommendations made by the commission.
24	(m) This SECTION expires December 31, 2005.
25	SECTION 7. [EFFECTIVE UPON PASSAGE] Notwithstanding
26	IC 6-3.5-6, if the county income tax council for a county containing
27	a consolidated city passes an ordinance described in IC 6-3.5-6-9.6

as added by this act, before June 1, 2005, the increased rate takes

	2 ef	fect July 1, 2005.
	3	SECTION 8. An emergency is declared for this act.
		(Reference is to HB 1435 as introduced.)
and when	so amen	ded that said bill do pass.
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		Representative Hinkle